

ROANNE L. MANN  
UNITED STATES MAGISTRATE JUDGEDATE: August 3, 2016  
START: 11:30 a.m.  
END: 11:50 amDOCKET NO: 15-CV-7257 (RLM)CASE: Alfaro, et al. v. World of Chantilly, Inc., et al.

<input type="checkbox"/> INITIAL CONFERENCE	<input type="checkbox"/> OTHER/ORDER TO SHOW CAUSE
<input type="checkbox"/> DISCOVERY CONFERENCE	<input type="checkbox"/> FINAL/PRETRIAL CONFERENCE
<input checked="" type="checkbox"/> SETTLEMENT CONFERENCE	<input type="checkbox"/> TELEPHONE CONFERENCE
<input checked="" type="checkbox"/> MOTION HEARING	<input type="checkbox"/> INFANT COMPROMISE HEARING

PLAINTIFF

ATTORNEY

	<u>Alison Mangiatordi</u>
	<u>Brent Felton</u>

DEFENDANT

ATTORNEY

	<u>Howard Davis</u>

DISCOVERY TO BE COMPLETED BY \_\_\_\_\_

NEXT \_\_\_\_\_ CONFERENCE SCHEDULED FOR \_\_\_\_\_

JOINT PRE-TRIAL ORDER TO BE FILED VIA ECF BY \_\_\_\_\_

PL. TO SERVE DEF. BY: \_\_\_\_\_ DEF. TO SERVE PL. BY: \_\_\_\_\_

RULINGS: PLEASE TYPE THE FOLLOWING ON DOCKET SHEET

The Court conducts a telephone conference hearing. The parties summarize the material terms of the settlement, which relates to the claims of the remaining plaintiff (Flores) and the four plaintiffs whose claims were withdrawn in favor of arbitration back in February 2016. The settlement was reached with the assistance of a private mediator, and the proceeds

will be allocated pro rata among the five plaintiffs and former plaintiffs, according to length of employment and number of hours worked; the attorney's fees are one-third of the proceeds, pursuant to the retainer agreements. The Court concludes that the overall settlement, and the allocation <sup>that the settlement</sup> are fair and reasonable, and was reached after arms-length negotiations in which the plaintiffs were personally involved.

The parties' stipulation of disconformance is due by August 12, 2016.